

MISSOURI

<u>PLACE</u>	<u>LEVELS</u>	<u>COMMENTS</u>
Clinton	Elementary	No difficulty reported or expected.
Gallatin	Elementary	No difficulty reported or expected.
Lebanon	Elementary	No difficulty reported or expected.
Malta Bend	Elementary	No difficulty reported or expected.
Mendon	Elementary	No difficulty reported or expected.
Neelyville	High School	No difficulty reported or expected.
Pacific	Elementary	No difficulty reported or expected.

NORTH CAROLINA

Charlotte	All	The <u>Southern School News</u> for October 1957, page 5 states: After two weeks of integration, school officials in the three cities reported the schools had fallen into calmness and routine. Only 11 Negro students are involved. (In 1955 suit was brought for integration. <u>Carson v. McDowell County</u> , three-judge court sent back to McDowell holding Negro applicants had not exhausted administrative remedies; returned by plaintiffs to 4th Circuit Court as <u>Carson v. Warlick</u> seeking mandamus to order trial of case. Appeals court again upheld assignment law as providing administrative remedies which should be exhausted by plaintiffs individually. Once this is done, appeals may be taken to federal courts without going through state courts, as provided by Pupil Placement Act. United States Supreme Court has denied review.)
Greensboro	All	
Winston-Salem	All	

OKLAHOMA

Hugo	---	No difficulty is expected.
Kinta	High School	No difficulty is expected.
Marietta	High School	No difficulty is expected.
Sand Springs	---	No difficulty is expected.

B.. For 1958

ARKANSAS

Pine Bluff	1st grade	<u>Southern School News</u> , October 1957, page 5 states: At Pine Bluff, where the school board has the announced policy of beginning integration at the first grade level in September 1958, the White Citizens Council is circulating petitions requesting that segregated schools be maintained.
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Special Note: The following schools have desegregated as a matter of Board policy but court orders are involved.

In Hoxie, Arkansas, the local school board began integration in 1955 but met with local resistance. Suit was brought by the Board to prevent interference. The United States joined as amicus curiae. In October 1956